

FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

JUN 1 5 2010

Doug Lamborn

Colorado Spring, CO 80920

RE:

MUR 6038

Doug Lamborn

Dear Mr. Lamborn:

On July 18, 2010, the Federal Election Commission notified you of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). On April 27, 2010 the Commission found that, on the basis of the information in the complaint and information provided by you, there is no reason to believe Doug Lamborn violated the Act. Accordingly, on June 4, 2010, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003). The Factual and Legal Analysis, which more fully explains the Commission's no reason to believe finding, is enclosed for your information.

If you have any questions, please contact Joshua Smith, the attorney assigned to this matter at (202) 694-1624.

Sincerely,

Julie MdConnell

Assistant General Counsel

Enclosure

Factual and Legal Analysis

FEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS

Respondent: Doug Lamborn MUR: 6038

1	This matter arises out of a complaint alleging that Lamborn for Congress ("Lamborn
2	Committee") coordinated its communications with Club for Growth State Action ("Club for
3	Growth") and Christian Coalition of Colorado ("Christian Coalition") through flyers attacking
4	Doug Lamborn's primary opponents during his 2006 campaign for Colorado's 5 th Congressional
5	District. The complaint further alleges that Jonathan Hotaling, while serving as campaign
6	manager for the Lamborn Committee as well as on the Board of Tactical Data Solutions, Inc.
7	("TDS"), a political data company, instructed a TDS employee to provide the same voter list data
8	to Christian Coalition and Club for Growth that TDS had sold to the Lamborn Committee. Doug
9	Lamborn denies these allegations. The available information does not indicate that Doug
10	Lamborn was personally involved in the voter list transactions, or in the Club for Growth's or
11	Christian Coalition's mailings.
12	Accordingly, the Commission finds there is no reason to believe that Doug Lamborn
13	violated the Federal Election Campaign Act of 1971, as amended, in this matter.